1	RICHARD E. ZUCKERMAN Principal Deputy Assistant Attorney General		
2	JONATHAN M. HAUCK		
3	Trial Attorney, Tax Division		
4	U.S. Department of Justice P.O. Box 683		
5	Washington, D.C. 20044 202-616-3173 (v)		
6	202-307-0054 (f) jonathan.m.hauck@usdoj.gov		
7 8	Of Counsel: DAYLE ELIESON United States Attorney		
9	Counsel for the United States		
10 11	DISTRICT OF NEVADA		
12	UNITED STATES OF AMERICA,		
13	Plaintiff,		
14	V.	Case No. 2:18-CV-01600-RFB-VCF	
15 16 17	KEITH W. WARNER, CARMELA WARNER, MARC KOLODINSKY, PNC BANK, EVERGREEN MONEYSOURCE MORTGAGE COMPANY, and CLARK COUNTY TREASURER, Defendants.	STIPULATION AND PROPOSED ORDER REGARDING RELATIVE PRIORITY BETWEEN PLAINTIFF THE UNITED STATES OF AMERICA AND DEFENDANT PNOBANK	
18			
19 20	Plaintiff, the United States of America, and	d defendant PNC Bank N.A. ("PNC") agree as	
21	follows:		
22	1. This is a civil action brought by the	e United States of America to reduce to	
23	judgment federal tay assessments against Defendants Keith and Carmela Warner (the War		
	Stipulated As To Priority Between United States And PNC Bank N.A. And Proposed Order (Case No. 2:18-cv-01600-RFB-VCF)	U.S. DEPARTMENT OF JUSTICE Tax Division, Western Region P.O. Box 683 Washington, D.C. 20044 Telephone: 202-616-3173	

and to foreclose federal tax liens against certain real property located at 6624 Johnny Love Lane, North Las Vegas, NV 89086 (the Property), A.P.N.:124-23-314-019 and is more particularly described as follows:

LOT TWENTY-SIX (26) IN BLOCK FOUR (4) OF DONNA/DEER SPRINGS UNIT 1C, AS SHOWN BY MAP THEREOF ON FILE IN BOOK 128 OF PLATS, PAGE 71, IN THE OFFICE OF THE COUNTY RECORDER OF CLARK COUNTY, NEVADA.

- 2. PNC was named as a defendant pursuant to the requirements of 26 U.S.C. § 7403(b) because it may claim an interest in the Property. The United States claims no monetary relief against PNC in this action.
- 3. PNC does not challenge the amount or validity of the Internal Revenue Service assessments as alleged in the First Amended Complaint (ECF No. 15)(FAC) paragraphs 21 or 29.
- 4. PNC does not challenge the sums secured by, or the validity of, the Notices of Federal Tax Lien as alleged in the FAC paragraphs 12, 13, and 14.
- 5. PNC does not challenge that the Property is encumbered by the United States' Notices of Federal Tax Lien as alleged in the FAC paragraphs 12, 13, and 14.
- 6. PNC's interest in the Property, based upon the assignment (recorded with the Clark County Recorder October 30, 2018) of Evergreen MoneySource Mortgage Company's Deed of Trust recorded July 27, 2012, is senior to, and has priority over, the United States' federal tax liens.
- 7. PNC does not object to the issuance of final order or decree permitting the United States to enforce its tax liens referenced above by way of sale of the Property.

2

23

22

- 8. In the event that the Court permits the sale of the Property, it will be sold free and clear of all liens of record and free of any interest PNC has in the Property, with the liens and PNC's interest to attach to the proceeds of the sale in the same amount and with the same priority that they had against the Property. The proposed Order of Judicial Sale shall provide that the sale proceeds shall be distributed in accordance with priority as agreed in paragraph six (6) above. If the affected parties cannot stipulate to the amount of PNC's interest or claim to the proceeds of the sale, PNC shall file its claim to the proceeds of the sale within 30 days after the Court confirms the sale of the Property, and the United States or any other affected party may file written objections within 14 days thereafter. The Court may then issue subsequent orders requiring additional written briefing and/or hold evidentiary or other hearings as it may deem necessary to determine the appropriate amount of PNC's claim.
- 9. The United States and PNC will not seek an award of their respective costs related to this litigation, including any possible attorney's fees, from the Court. PNC reserves the right to recover its fees pursuant to 26 U.S.C. § 6323(e).
- 10. Unless otherwise ordered by the Court, PNC is excused from further participation in this action, appearing in Court, or otherwise asserting its claim in this case.
- PNC will be bound by the judgment in this case, which shall incorporate the terms 11. of this stipulation.

3

20

21

22

23

1	12. The United States and PNC jointly request the Court to enter the following	
2	proposed order	
3		
4	Dated this 4th day of April, 2019.	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	RICHARD E. ZUCKERMAN Principal Deputy Assistant Attorney General /s/ Jonathan Hauck JONATHAN M. HAUCK Trial Attorney, Tax Division U.S. Department of Justice P.O. Box 683 Washington, D.C. 20044 202-616-3173 (v) 202-307-0054 (f) Jonathan.m.hauck@usdoj.gov Of Counsel: DAYLE ELIESON United States Attorney Counsel for the United States	ALDRIDGE PITE, LLP /s/ Jory C. Garabedian JORY C. GARABEDIAN NV Bar # 10352 520 South 4th Street, Suite 360 Las Vegas, NV 89101 858-750-7600 (v) 702-685-6342 (f) * Permission to enter e-signature granted by email dated April 3, 2019 Attorneys for PNC Bank N.A.
	Stipulated As To Priority Between United States And PNC Bank N.A. And Proposed Order (Case No. 2:18-cv-01600-RFB-VCF)	U.S. DEPARTMENT OF JUSTICE Tax Division, Western Region P.O. Box 683

1	Order Approving Stipulation
2	The foregoing Stipulation is approved.
3	
4	
5	It is so ordered.
6	Dated this 21st day of May, 2019.
7	. \$12-
8	DICHARD E DOLL WARE II
9	RICHARD F. BOULWARE, II United States District Judge
10	Submitted by:
11	RICHARD E. ZUCKERMAN
12	Principal Deputy Assistant Attorney General
13	JONATHAN M. HAUCK Trial Attorney, Tax Division
14	U.S. Department of Justice P.O. Box 683
15	Washington, D.C. 20044 202-616-3173(v)
16	202-307-0054 (f) jonathan.m.hauck@usdoj.gov
17	
18	
19	
20	
21	
22	
23	
	Stipulated As To Priority Between United States And PNC Bank N. A. And Proposed Order The Division Western Proping to the Proposed Order and PNC Bank The Division Western Proping to the Proposed Order and PNC Bank

1 CERTIFICATE OF SERVICE 2 I hereby certify that on this 4th day of April, 2019, I filed the foregoing documents on the 3 Court's e-filing system, which will automatically serve CM/ECF participants, and caused the mailing of the documents by first-class mail, postage prepaid, to the following persons: 4 5 Keith W. Warner 6624 Johnny Love Lane North Las Vegas, NV 89086 6 7 Carmela Warner 6624 Johnny Love Lane North Las Vegas, NV 89086 8 9 Marc Kolodinsky 1793 Pine Bay Dr. Lake Mary, FL 32746 10 Lisa V. Logsdon 11 Deputy District Attorney 500 South Grand Central Pkwy. 12 PO Box 552215 13 Las Vegas, NV 89155-2215 14 Attorney for the Clark County Treasurer 15 Hecker Wakefield & Feilberg, P.S. Attention: Kelly Boyker 321 First Avenue West 16 Seattle, WA 98119 17 Attorneys for Evergreen Moneysource Mortgage Company 18 /s/ Jonathan Hauck JONATHAN M. HAUCK 19 Trial Attorney United States Department of Justice 20 Tax Division 21 22 23 Stipulated As To Priority Between United States And PNC Bank U.S. DEPARTMENT OF JUSTICE N.A. And Proposed Order Tax Division, Western Region

(Case No. 2:18-cv-01600-RFB-VCF)

P.O. Box 683 Washington, D.C. 20044 Telephone: 202-616-3173